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QUIN DENVIR, Bar No. 49374
 1
    Federal Defender
 2
    801 I Street, Third Floor
    Sacramento, California 95814
 3
    Telephone: (916) 498-5700
    Attorney for Defendant
 4
    Thomas R. Spangler
 5
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 8
                     IN THE UNITED STATES DISTRICT COURT
 9
                    FOR THE EASTERN DISTRICT OF CALIFORNIA
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12
    UNITED STATES OF AMERICA,
                                         CR S-05-0136 WBS
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                    Plaintiff,
14
                                         STIPULATION AND [PROPOSED]
          v.
15
                                         ORDER
    THOMAS RICHARD SPANGLER,
16
                    Defendant.
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Assistant United States Attorney Matthew Stegman, and defendant Thomas Richard Spangler, by his counsel, Federal Defender Quin Denvir, hereby stipulate and agree that the status conference currently calendared for August 3, 2005 should be continued to Wednesday, August 24, 2005 at 9:00 a.m. Government counsel has sent the defense a proposed plea agreement, which defense counsel needs time to meet with his client to

Plaintiff United States of America, by its counsel,

There is also further factual development to be done prior

27 to any plea. Counsel was out of town from July 17 to August 2, 2005.

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1	The parties agree that time should be excluded under Local
2	Code T-4 through August 24, 2005.
3	Respectfully submitted,
4	McGREGOR SCOTT United States Attorney
5	officed States Accorney
6	DATED: August 2, 2005 /s/ Quin Denvir
7	Telephonically authorized to sign for MATTHEW STEGMAN
8	Assistant United States Attorney
9	
10	
11	DATED: August 2, 2005 /s/ Quin Denvir QUIN DENVIR
12	Federal Defender
13	Attorney for Defendant Thomas Richard Spangler
14	
15	FOR GOOD CAUSE SHOWN, IT IS SO ORDERED.
16	
17	DATED: August 2, 2005
18	-Civi - Ray
19	WILLIAM B. SHUBB
20	UNITED STATES DISTRICT JUDGE
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27	
28	Stip/Proposed Order US v. Spangler CR S-05-0136 WBS